\$20,000 Wrestling Promoter Bond

Know All Men by These Fresents,

1 hat we,(Name of individual Promoter or	r Promotional Entity, as applicable)	<u>,</u> of
of the City of		and State
(Street and Number)		
of New York, as principal, and	, a corporation duly aut	horized to issue surety
bonds in the State of New York, and whose principal office is locate		
bonds in the blace of frew 1 ork, and whose principal office is focuse		
People of the State of New York in the sum of twenty thousand dol People of the State of New York, their attorney or assigns, for the p heirs, executors, administrators, successors and assigns, jointly and	ayment of which, well and truly to be m	of America, to be paid to the
IN WITNESS WHEREOF, we have hereunto set our hands the	isday of	
WHEREAS, the above named principal has made, or is a professional wrestling exhibitions pursuant to the provisions of Clamend the general business law, the tax law, and the alcoholic and to repeal chapter 912 of the laws of 1920, relating to the	hapter 32 of the Laws of 2016, being an beverage control law, in relation to a	n Act entitled, "AN ACT suthorized combative sport
WHEREAS, said act provides, in part, that each promote Comptroller, a bond in the sum of twenty thousand dollars (\$2 employees licensed by the commission, the legitimate expenses of organizations, and the applicable state and local sales and compens	0,000), conditioned for and guaranteei printing tickets and all advertising mate	ng, purses, salaries of clu
NOW, THEREFORE, the condition of this obligation is such salaries of club employees licensed by the commission, all legitima the term of the aforesaid license, then this obligation to be void; other than the salaries of th	ate expenses of printing tickets and all ad	lvertising material during
	(Principal - Name of individual Promot	
By:	(Title - Printed Name)	
	(Signature of Principal)	
	(Surety - Name of Company)	
By:		
·	(Signature of Surety Company)	
(Acknowledgme	ent of Principal)	
STATE OF	-	
COUNTY OF,}ss.:		
	h-f	
On thisday of (month), (year)		
(Name of Signatory)	to me on the basis of satisfactory evidence	
sworn, did depose and say that s/he resides/conducts business at		; that
s/he is the	(Address of Residence/Business)	cribed herein and which
s/he is theof(Name of Promotional busine	ess entity, if applicable)	aroca herein and which
executed the instrument and s/he acknowledged to me that s/he exe knows the seal of said entity; that the seal affixed to said instrument Board of Directors of said corporation; and that s/he signed his/her	t is such entity seal; that it was so affixed	
Subscribed and sworn to before me this,		
(Notary Public)		

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\$20,000 Wrestling Promoter Bond

(Acknowledgment of Surety) STATE OF NEW YORK, COUNTY OF On this ___day of____ ___, before me personally appeared , to me personally known, who, being by me duly sworn, did depose and say that s/he resides in ; that s/he is the_ _of the_ the corporation described in and which executed the within instrument; that by order of the board of directors of said corporation s/he signed his/her name thereto and said___ ___and knows him/her to be further says that s/he is acquainted with of the said corporation; that the signature of the said subscribed to the within instrument is in the genuine handwriting of the said ____ and was subscribed thereto by like order of the board of directors in the presence of him/her the said Subscribed and sworn to before me, this day of Notary Public Commissioner of Deeds STATE ATHLETIC COMMISSION **BOND** OF THE OF The People of the State of New York APPROVED AS TO FORM: Attorney-General APPROVED:

Regulations Governing Execution of Surety Company Bonds.

Deputy-Comptroller

- I. Proof of the execution of an instrument executed by a corporation, must be by acknowledgment of officer authorized to execute the same by the board of directors of the corporation. Such acknowledgment must be under oath showing genuineness of signature of each officer executing the bond and that the signatures were attached by order of the board of directors.
- II. Appointment of resident officers or attorneys in fact, authorized to execute bonds, if made by board of directors, should be shown by certified copy of resolution making such appointments. If made by officers of company pursuant to resolution of board of directors, appointment may be shown by certified copy of such resolution, accompanied either,
 - (a) By original appointment, duly acknowledged, made pursuant to such resolution, or
 - $(b) \ By \ copy \ of \ such \ original \ appointment, \ with \ copy \ of \ acknowledgment, \ certified \ by \ the \ secretary.$
- III. Contracts of guaranty of the performance of an undertaking of a principal, should bear even date with the date of the principal undertaking, and should be executed after and not before execution of the undertaking by the principal.
- IV. The offices of vice-president, second vice-president, and resident vice-president, are three distinct officers. The offices of secretary, assistant secretary, acting secretary, resident secretary, and resident assistant secretary are five and not one. Papers should be executed and acknowledged by authorized officer in his/her own proper name and title.
- V. To meet the requirements of the Insurance Law, bonds should be accompanied by sworn statement, showing the capital and surplus of the company. A statement showing the "surplus and undivided profits" in a lump sum, will not be accepted as a compliance with this rule.
- VI. In determining the limitation of risk prescribed in the Insurance Law, personal bonds of indemnity to the surety company will not be considered

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